

UNITED STATES DISTRICT COURT  
SOUTHERN ILLINOIS DISTRICT

EVELYN JOHNSON  
Petitioner

} Case # 18-cr-30031-NJR

V

UNITED STATES OF AMERICA  
Respondent

MOTION TO DISMISS WITH PREJUDICE  
FOR LACK OF JURISDICTION (1.3 American  
Court Structure; 18 USC 1295; 18 USC 1330-1369)

TO THE HONORABLE CHIEF JUDGE MICHAEL REAGAN

I, EVELYN JOHNSON, pro se lay person  
the defendant in the above styled and num-  
bered cause, request and moves this  
Honorable Court to dismiss this case for  
lack of jurisdiction . . . which violates the  
Constitution of the United States.

1. The state operates their court system  
as a power reserved by the Tenth Amend-  
ment to the United States Constitution.

Each state has its own system . . . juris-  
diction . . . established by the state  
Constitution and statutes.

2. Illinois Trial Courts include limited  
and general jurisdiction. Limited jurisdiction

Courts hear civil cases with limited monetary amounts and minor criminal offenses.

3. State appellate courts review the decisions of the state district court while the federal Court of Appeals hear their respective district court cases and some administrative agencies cases

H. As a general rule a criminal court must obtain jurisdiction (Personnel and subject matter) of the defendant

5. *Ex parte Lankford* 564 F.2d 4143 (Ala. 1981);  
People v. Skeirik 209 Cal. App. 3d 444, 280 Cal. Rptr. (1991) Since the determination of the defendant's competence is a prerequisite of the Courts' criminal jurisdiction

6. The sentence imposed in the base for this case (#15CR-30152) was ~~was~~ tried and sentence imposed in violation of the U.S. Constitution. For lack of jurisdiction.

7. The constitutional right to self-representation was recognized in *Faretta v. California*. *Adams v. United States ex. rel. McCann*; The Court recognized that the Sixth Amendment right to counsel -- with a lawyer's help.

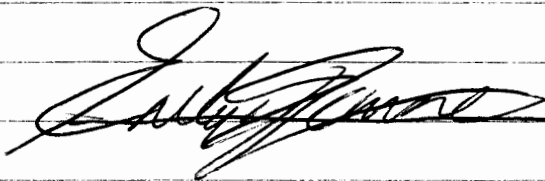
## CERTIFICATE OF SERVICE

This is to certify that I have served a true and correct copy of the following:

"MOTION TO DISMISS WITH PREJUDICE FOR LACK OF JURISDICTION"  
Upon the following address, by placing same in a sealed envelope, bearing sufficient postage for the delivery via United States Mail Service to: Clerk:

U.S. District Court

750 Missouri Ave., East St Louis IL 62201  
for proper distribution to all ~~parties~~ parties of concern,  
which was hand delivered to prison authorities on the  
grounds of the FMC Carswell in Fort Worth, Texas  
on this 14 day of June, 2018.



Litigation is deemed FILED at the time it was delivered to prison authorities. SEE: Houston v. Irack, 101 L.Ed. 2d 245(1988)

Please send one copy to:

~~1485-11~~

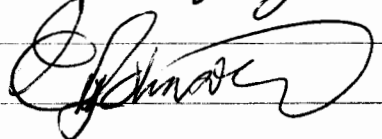
459 N 21<sup>st</sup> St

EAST St Louis IL

62205.  
THANK YOU

The Court also cited Gideon, opined that  
The right to counsel is parts of due process  
right to state criminals via the 14<sup>th</sup> Amendment.

Respectfully Submitted



Name Evelyn S. Johnson  
Reg. No. 118762025  
Federal Medical Center, Carswell  
P.O. Box 27137  
Ft. Worth, TX 76127

NORTH TEXAS TX P&DC  
DALLAS TX 750  
15 JUN 2018 PM 7 L



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JUN 18 2013

FMC Carswell  
P.O. Box 27066  
Fort Worth TX 76127

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